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06                   UNITED STATES DISTRICT COURT  
07                   WESTERN DISTRICT OF WASHINGTON  
08                   AT SEATTLE

09         UNITED STATES OF AMERICA,                   )         CASE NO. CR06-347-RSL  
10    )  
11         Plaintiff,                                      )  
12    )  
13         v.    )         SUMMARY REPORT OF U.S.  
14    )         MAGISTRATE JUDGE AS TO  
15         ROBERT V. WRIGHT,                              )         ALLEGED VIOLATIONS  
16    )         OF SUPERVISED RELEASE  
17         Defendant.                                      )  
18    )

19   An initial hearing on supervised release revocation in this case was scheduled before me  
20   on December 14, 2011. The United States was represented by AUSA Seth Wilkinson for  
21   Patricia Lally and the defendant by Kyana Stephens for Nancy Tenney. The proceedings were  
22   digitally recorded.

23   Defendant had been sentenced on or about June 5, 2007 by the Honorable Robert S.  
24   Lasnik on a charge of Possession of Child Pornography, and sentenced to 18 months custody,  
25   three years supervised release.

26   The conditions of supervised release included the standard conditions plus the  
27   requirements that defendant participate in drug treatment, abstain from alcohol, submit to

01 search, not possess any sexually explicit images or child pornography, participate in sexual  
02 deviancy evaluation and treatment, follow lifestyle restrictions imposed by his therapist, not go  
03 to places within 100 feet of an area known to be frequented by minors without approval nor be  
04 employed in a capacity which would place him in direct contact with children under 18 years of  
05 age, not have any direct or indirect contact with children under 18 years of age, obtain  
06 preapproval for his residence, and provide his probation officer with access to financial  
07 information. (Dkt. 32.)

08       On March 8, 2010, the defendant admitted violating the conditions of supervised release  
09 by consuming alcohol to excess, failing to notify the probation officer within 72 hours of  
10 contact with law enforcement, and failing to report to the probation office as directed.  
11 Defendant's probation officer reported on May 26, 2010 that defendant had tested positive for  
12 marijuana. Defendant was reprimanded, and referred for professional assessment, counseling  
13 and intensive outpatient treatment. No further action was taken at the time (Dkt. 45).  
14 Defendant was continued on supervised release on the previous conditions. (Dkt. 48.)

15       In an application dated (Dkt. 49, 50), U.S. Probation Officer Sara K. Moore alleged the  
16 following violations of the conditions of supervised release:

17           1.     Failing to participate in certified sexual deviancy treatment as directed, in  
18 violation of the special condition directing the defendant to actively participate and make  
19 reasonable progress in a certified sexual deviancy program.

20           2.     Failing to report as directed on June 6, 2011, in violation of standard condition 2.

21       Defendant was advised in full as to those charges and as to his constitutional rights.

22       Defendant admitted the violations and waived any evidentiary hearing as to whether

01 they occurred.

02 I therefore recommend the Court find defendant violated his supervised release as  
03 alleged, and that the Court conduct a hearing limited to the issue of disposition. The next  
04 hearing will be set before Judge Lasnik.

05 Pending a final determination by the Court, defendant has been detained.

06 DATED this 14th day of December, 2011.

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09 Mary Alice Theiler  
10 United States Magistrate Judge  
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12 cc: District Judge: Honorable Robert S. Lasnik  
13 AUSA: Seth Wilkinson, Patricia Lally  
14 Defendant's attorney: Kyana Stephens, Nancy Tenney  
Probation officer: Sarah K. Moore  
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